REMARKS

Applicant respectfully traverses and requests reconsideration.

Applicant wishes to thank the Examiner for the notice that claims 11, 18 and 24 would be allowable if rewritten in independent form. Claims 21, 2, 8-10, 23, 25-28 and 31-33 stand rejected under 35 U.S.C. §102(e) as being anticipated by Wada. Applicants attorney wishes to thank the Examiner for the courtesy's extended during the in person interview of October 24, 2005. 'The independent claims have been amended to include changes consistent with the discussion during the interview and are believed to be inherent from the claims previously presented. For example, that the video memory that is associated with the first VGA and video memory associated with the second VGA are memory locations mapped to each of the respective VGA's (see for example page 9 of specification and elsewhere). The dependent claims have also been added which indicate that the mapped memory locations may be in video memories that are accessed locally by a given video graphics adapter. As noted during the interview, the claimed methods and system are different from that in Wada since Wada, among other things, teaches that the VGA gets its display information from main memory (see for example column 2, lines 49-50 and column 7 of Wada). Other differences have been set forth in previous responses.

Claims 6, 7, 29 and 30 stand rejected under 35 U.S.C. §103(a) as being unpatentable over Wada as applied to claim 21 in further view of Denison. Applicant respectfully assert their relevant remarks made above and asserts that each of these claims are also believed to be in condition for allowance.

Applicant respectfully requests that a timely Notice of Allowance be issued in this case. The Examiner is invited to contact the below-listed attorney if the Examiner believes that a telephone conference will advance the prosecution of this application.

Respectfully submitted,

Date: 2-8-06

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